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Attorney for Plaintiff Technology Licensing Company Inc.

IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

Case No.



Technology Licensing Company, Inc.,

Plaintiff

v.

Initial Technology Inc.

Defendant

COMPLAINT FOR PATENT INFRINGEMENT, INDUCING PATENT INFRINGEMENT, AND CONTRIBUTORY PATENT INFRINGEMENT

DEMAND FOR JURY TRIAL

Complaint for Patent Infringemer	ıt		
Case No.:	$eq:continuous_continuous$	Initial Technology In	nc

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COMPLAINT FOR PATENT INFRINGEMENT INDUCING PATENT INFRINGEMENT, AND CONTRIBUTORY PATENT INFRINGEMENT

Plaintiff, Technology Licensing Company Inc., complains of and for causes of action against Defendant, Initial Technology Inc., alleges as follows:

Nature of the Case

1. This is an action arising under the Patent Laws and Statutes of the United States in which Plaintiff seeks to recover for patent infringement, and for inducing patent infringement, and for contributory infringement, and for any and all damages and costs flowing therefrom.

<u>Jurisdiction</u> and Venue

2. The Court has exclusive jurisdiction of the patent infringement claim, the inducement of patent infringement claim, and the contributory infringement claim, all asserted in this case pursuant to the Patent Laws and Statutes of the United States (e.g., 35 U.S.C. §§ 271, et seq. and § 281) including 28 U.S.C. §§ 1331, 1338, 2201-2202. Venue is proper in this district under 28 U.S.C § 1391.

The Parties

- 3. Plaintiff, Technology Licensing Company Inc. ("Plaintiff") is a California Corporation with a principal place of business in Nicasio, California.
- Defendant, Initial Technology Inc. ("Defendant") is a California Corporation having a principal place of business in La Verne, California.

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Plaintiff's Patent

5. Plaintiff is the owner of United States No.5,734,862 ("the Patent") which was duly issued on March 31, 1998. The Patent concerns *inter alia* embodiments for a system and method for making and/or viewing DVDs.

COUNT I

(Patent Infringement)

- 6. This COUNT is instituted against Defendant for infringement (i.e., direct infringement) of the Patent.
 - 7. Plaintiff repeats and realleges the allegations set forth in paragraphs 1-5.
- 8. On information and belief, Defendant is infringing, or has infringed, the Patent in this Judicial District and elsewhere in the United States by manufacturing and/or selling and/or offering for sale and/or importing and/or using embodiments of the invention of the Patent.
- 9. On information and belief, at least one embodiment of the invention of the Patent which Defendant is infringing, and/or has infringed, operates, at least in part, in accordance with and/or complies, at least in part, with technical standards generally adhered to by the DVD Player Industry.
- 10. On information and belief, at least one embodiment of the invention of the Patent which Defendant is infringing, or has infringed, operates at least in part in accordance with and/or complies at least in part with "DVD Specifications for read-Only Disc, Part 3 VIDEO

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SPECIFICATIONS," Version 1.13, March 2002, published by DVD Format/Logo Licensing Corporation.

- 11. Plaintiff has suffered damages by reason of Defendant's infringement of the Patent, and will suffer additional damages unless Defendant is enjoined by the Court from continuing to infringe the Patent.
- 12. On information and belief, Defendant's infringement of the Patent has been willful and deliberate, thus warranting an increase of the damages recoverable by Plaintiff under the provisions of 35 U.S.C. § 284, up to three times the amount of actual damages sustained by Plaintiff, and also making this an exceptional case within the meaning of 35 U.S.C. § 285.

COUNT II

(Actively Inducing Patent Infringement)

- 13. This COUNT is instituted against Defendant for actively inducing patent infringement.
- 14. Plaintiff repeats and realleges the allegations set forth in paragraphs 1-5.
- 15. On information and belief, Defendant is manufacturing and/or selling and/or using and/or offering for sale and/or importing to persons in this Judicial District and elsewhere in the United States embodiments of the invention of the Patent.
- 16. On information and belief, when Defendant makes and sells and/or offers to sell to persons, embodiments of the invention of the Patent in this Judicial District and elsewhere in the United States, the sales are accompanied with documents, written instructions, and/or other instructions, from Defendant on how to operate embodiments of the invention of the Patent.

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17. On information and belief, when Defendant accompanies its sales and/or offers to sell
to persons with documents, written instructions, and/or other instructions, on how to operate
embodiments of the invention of the Patent, Defendant was and is aware that such documents,
written instructions, and/or other instructions, are inducing the persons to infringe the claims of
the Patent. On further information and belief, Defendant thereby has actively induced and/or is
actively inducing the persons in this Judicial District and elsewhere in the United States to infringe
the claims of the Patent.

- 18. On information and belief, at least one embodiment of the invention of the Patent which Defendant is actively inducing infringement, and/or has actively induced infringement, operates, at least in part, in accordance with and/or complies, at least in part, with technical standards generally adhered to by the DVD Player Industry.
- 19. On information and belief, at least one embodiment of the invention of the Patent which Defendant is actively inducing infringement, and/or has actively induced infringement, operates, at least in part, in accordance with and/or complies at least in part with "DVD Specifications for read-Only Disc, Part 3 VIDEO SPECIFICATIONS," Version 1.13, March 2002, published by DVD Format/Logo Licensing Corporation.
- 20. Plaintiff has suffered damages by reason of Defendant's active inducement of infringement of the Patent, and will suffer additional damages unless Defendant is enjoined by the Court from continuing to actively induce the infringement of the Patent.
- 21. On information and belief, Defendant's active inducement of the infringement of the Patent has been willful and deliberate, thus warranting an increase of the damages recoverable by

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27 28 Plaintiff under the provisions of 35 U.S.C. § 284, up to three times the amount of actual damages sustained by Plaintiff, and also making this an exceptional case within the meaning of 35 U.S.C. § 285.

COUNT III

(Contributory Infringement)

- 22. This COUNT is instituted against Defendant for contributory infringement the Patent.
- 23. Plaintiff repeats and realleges the allegations set forth in paragraphs 1-5.
- 24. On information and belief, the embodiments of the invention made and sold by Defendant to persons in this Judicial District and elsewhere in the United States constitute a material part of embodiments of the invention of the Patent. On further information and belief, Defendant knew and knows that such manufacture and sale of embodiments of the invention were and are especially made or especially adapted for use in infringement of the claims of the Patent, and that the embodiments of the invention were and are not staple articles or commodities of commerce suitable for substantial non-infringing use. Accordingly, on further information and belief Defendant has contributory infringed, and/or is contributory infringing, in this Judicial District and elsewhere in the United States the claims of the Patent.
- 25. On information and belief, at least one embodiment of the invention of the Patent which Defendant is contributory infringing, and/or has contributory infringed, operates, at least in part, in accordance with and/or complies, at least in part, with technical standards generally adhered to by the DVD Player Industry.

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26. On information and belief, at least one embodiment of the invention of the Patent
which Defendant is contributory infringing, and/or has contributory infringed, operates, at least in
part, in accordance with and/or complies, at least in part, with "DVD Specifications for read-Only
Disc, Part 3 VIDEO SPECIFICATIONS," Version 1.13, March 2002, published by DVD
Format/Logo Licensing Corporation.

- 27. Plaintiff has suffered damages by reason of Defendant's contributory infringement of the Patent, and will suffer additional damages unless Defendant is enjoined by the Court from continuing contributory infringement of the Patent.
- 28. On information and belief, Defendant's contributory infringement of the Patent has been willful and deliberate, thus warranting an increase of the damages recoverable by Plaintiff under the provisions of 35 U.S.C. § 284, up to three times the amount of actual damages sustained by Plaintiff, and also making this an exceptional case within the meaning of 35 U.S.C. § 285.

RELIEF

WHEREFOR PLAINTIFF PRAYS:

- (a) For decree and judgment against Defendant and all in privity with Defendant that the Patent is valid and enforceable;
- (b) For decree and judgment against Defendant and all in privity with Defendant, that the Patent is, and has been, infringed by Defendant and that Defendant is liable as a patent infringer;

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(c) For decree and judgment against Defendant and all in privity with Defendant, that the
 Patent is, and has been, infringed by active inducement of infringement by Defendant and that
Defendant is liable as an active inducer of infringement;

- (d) For decree and judgment against Defendant and all in privity with Defendant, that the Patent is, and has been, contributory infringed by Defendant and that Defendant is liable as a contributory infringer;
- (e) For an accounting for, and an assignment of, an award of profits derived by Defendant and damages suffered by Plaintiff in consequence of the patent infringement, the active inducement of patent infringement, and the contributory infringement, of the Patent:
- (f) For a decree and judgment against Defendant trebling the profits derived by Defendant and damages suffered by Plaintiff pursuant to statute (e.g., 35 U.S.C. § 284);
- (g) For an injunction permanently enjoining Defendant, its officers, agents, servants, employees, attorneys and all those in active concert, participation or privity with Defendant from further infringement, and/or active inducement and/or contributory infringement, in any form what ever, of the Patent;
- (h) For the costs of this suit, reasonable attorney's fees as provided by statute (e.g., 35 U.S.C. § 285), and an assessment of interest and cost against the Defendant;
 - (i) For prejudgment interest at the maximum rate allowed by law;
- (j) For post judgment interest at the maximum rate allowed by law, from the date of the judgment until paid; and
 - (k) For such other and further relief which should appear just and equitable to this Court.

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DEMAND FOR JURY TRIAL

In accordance with Civil Local Rule No. 3-6, Plaintiff requests for a trial by jury.

Respectfully submitted,

John W. Carpenter, Esq. (Bar No. 221708)

Technology Licensing Company Inc.

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Attorneys for Plaintiff
Technology Licensing Company Inc.

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JS 44 - CAND (Rev. 11/04)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON PAGE TWO.)

	I.(a) PLAINTIFFS		DEFENDANTS				
	Technology Licensing Company, Inc. (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES) Marin County		Initial Technology	ncE-filing	ADR		
			COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. Los Angeles County, California				
	(C) ATTORNEYS (FIRM NA	ME, ADDRESS, AND TELE	PHONE NUMBER)		ATTORNEYS (IF KNOWN)		
	John Carpenter, 33 1/2 I	Los Pinos,Nicasio,CA	,94946,415-374	4-7157			PVT
	II. BASIS OF JURISD	ICTION (PLACE AN 'X' IN	N ONE BOX ONLY)		ZENSHIP OF PRINC		: AN 'X' IN ONE BOX FOR PLAINTIFF ONE BOX FOR DEFENDANT)
	☐1 U.S. Government Plaintiff	☑3 Federal Question (U.S. Government I	Not a Party)	Citize	PTF n of This State ☐1	DEF Incorporated or Prior of Business In 1	PTF DEF ncipal Place □4 □4 'his State
	☐ 2 U.S. Government Defendant	4 Diversity (Indicate Citizens	hip of Parties in	Citize	n of Another State 2		rincipal Place 🔲 5 🔲 5
		ltem III)			n or Subject of a 3 ign Country	☐3 Foreign Nation	□ 6 □ 6
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	V. NATURE OF SUIT	(PLACE AN "X" IN ON	NE BOX ONLY)				
	CONTRACT		ORTS		FORFEITURE/PENALT		OTHER STATUTES
1	☐ 110 Insurance PERSONAL INJURY ☐ 120 Marine ☐ 362 Personal Injury ☐ 130 Miller Act ☐ 315 Airplane Product Med Malpractice ☐ 140 Negotiable Instrument Liability ☐ 385 Personal Injury		☐610 Agriculture ☐620 Other Food & Drug ☐625 Drug Related Seizure of Property 21 USC 881	☐422 Appeal 28 USC 158 ☐423 Withdrawal 28 USC 157	430 Banks and Banking 450 Commerce/ICC Rates/etc.		
1	150 Recovery of Overpayment & Enforcement of Judgment	Slander 368 Asbestos Personal		☐630 Liquor Laws ☐640 RR & Truck	PROPERTY RIGHTS	☐ 460 Deportation ☐ 470 Racketeer Influenced and	
J	151 Medicare Act	330 Federal Employers Liability 340 Marine	PERSONAL PROF	_	☐650 Airline Regs ☐660 Occupational Safety/Health	☐820 Copyrights ☑830 Patent	Corrupt Organizations 3810 Selective Service
~	Student Loans (Excl Veterans)	345 Marine Product	roduct 370 Other Fraud		Gego Other LABOR	840 Trademark	■ 850 Securities/Commodities/ Exchange ■ 875 Customer Challenge
6	153 Recovery of Overpayment of Veteran's Benefits	350 Motor Vehicle 355 Motor Vehicle	380 Other Person			SOCIAL SECURITY	12 USC 3410
m	160 Stockholders Suits 190 Other Contract	Product Liability ☐ 385 Property Damage ☐ 380 Other Personal Injury Product Liability		☐710 Fair Labor Standards Ac ☐720 Labor/Mgmt Relations	862 Black Lung (923)	892 Economic Stabilization	
	195 Contract Product Liability 196 Franchise				□730 Labor/Mgmt Reporting 8 Disclosure Act □740 Railway Labor Act	☐864 SSID Title XVI	893 Environmental Matters
S	REAL PROPERTY	CIVIL RIGHTS	PRISONER PE	TITIONS	1790 Other Labor Litigation 1791 Empl.Ret. Inc. Security	FEDERAL TAX SUITS	■895 Freedom of Information Act ■900 Appeal of Fee Determination Under Equal Access to Justice ■950 Constitutionality of State Statutes ■890 Other Statutory Actions
B	210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	☐ 441 Voting ☐ 442 Employment ☐ 443 Housing ☐ 444 Welfare ☐ 440 Other Civil Rights ☐ 445 Amer w/ disab - Empl ☐ 446 Consumer Credit ☐ 480 Consumer Credit ☐ 490 Cable/Satellite TV	□510 Motion to Vac Sentence Hal □530 General □535 Death Penalty □540 Mandamus & □550 Civil Rights □555 Prison Condit	beas Corpus: / Other	Act	☐870 Taxes (US Plaintiff or Defendant ☐871 IRS - Third Party 26 USC 7609	
	VI. CAUSE OF ACTIO CITE JURISDICTIONAL ST 35 U.S.C. Section 271 et	ATUTES UNLESS DIVE	STATUTE UNDE RSITY) r Patent Infring		YOU ARE FILING AND	WRITE BRIEF STATEME	NT OF CAUSE, DO NOT
÷	VII. REQUESTED IN	COMPLAINT:	HECK IF THIS IS UNDER F.I		ACTION DEMAND	ii	y if demanded in complaint: DEMAND:
	VIII. RELATED CASE(S) PLEASE REFER TO CIVIL L.R. 3-12 CONCERNING REQUIREMENT TO FILE IF ANY "NOTICE OF RELATED CASE".						
	IX. DIVISIONAL ASSI (PLACE AND "X" I	GNMENT (CIVIL L.I N ONE BOX ONLY)	·	SAN FRA	NCISCO/OAKLAND	☐ SAN JOSE	
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